912

ORDERS

342 Conn.

ANTHONY J. MARSHALL III v. COMMISSIONER OF MOTOR VEHICLES

The plaintiff's petition for certification for appeal from the Appellate Court, 210 Conn. App. 109 (AC 44191), is granted, limited to the following issue:

"Did the Appellate Court correctly determine that a Department of Motor Vehicles hearing officer conducting a motor vehicle operator's license suspension hearing had the discretion to admit into evidence an A-44 form and its attachments, including a narrative police report, notwithstanding the fact that the form and attachments were neither prepared nor mailed to the Commissioner of Motor Vehicles in compliance with the timelines set forth in General Statutes § 14-227b (c) and the fact that the officer preparing the form and the attachments was not present for cross-examination?"

D'AURIA, J., did not participate in the consideration of or decision on this petition.

Cody A. Layton, in support of the petition.

Drew S. Graham, assistant attorney general, in opposition.

Decided March 23, 2022